ders, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof And the said mortgager	
TOGETHER with all and singular the Rights, Members, Hereditments and Appurtuances to the said Premises belonging, or in anywit TO HAVE AND TO HOLD all and singular the said Premises sent the said. John Rettorres. and his executions and Assigns forever. And. If and Assigns forever. And. I here and Assigns forever. And assigns and every person whenever havingly claiming or to claim the same or any part than And the said mortusage. I here and assigns and every person whenever havingly claiming or to claim the same or any part than And the said mortusage. I here are a said mortusage. I have a said mortusage. I have a said mortusage. I have a said mortusage. And if at any fine of the any part of said claim or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are profits, anothery to the policy of insurance to the said mortusage. I have any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I here are any part of said date or interest thereon he peats the and unputs. I have a profits, anothery to the policy of insurance to the said mortus and said for instructions. I have a profits anothery to the policy of insurance to the said mortus and said for instructions. I have a profits anothery to the policy of the profits to the policy of t	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in any of TO HAVE AND TO HOLD all and singular the said Premises moto the said. John Rattorree, and J. do hereby blad. WYRALLARD.WY. Heirs, Executors and Abaigs. Infers and Assigns forerer. And. John Rattorree and Alm. John Rattorree and Alm. The Executors and Assigns and every person whenancere lawfully claiming or to chim the same or any part thereof. And the said mortgager. agree. to insure the boute and buildings on all bot in a sum not less than. Two Thousand and the said mortgager. John Rattorree and His. Infers and Assigns, from and spaint. We have the said mortgager. And the said mortgager. And the said mortgager. And the said mortgager. And a said the beginning of the policy of insurance to the said mortgager. And if is any time sury part of said debt, or interest thereon, be past the and unpoid. L. hareby assign the rost said premises to said the nortgager. And if is any time sury part of said debt, or interest thereon, be past the and unpoid. L. hareby assign the rost said premises the said execution of sold collection on said destinates, tools or executors of anything one than the rost and spread natively soldered. PROVIDED ALWAYS, nevertheless, and that it is the time interest and moraning of the parties to these Presents, that if I. be paid mote the said moranger. The blat of a man of moranger with the presence of the said device and the said contracts to research, that if I. AND IT IS AGREED by and between its said system descention, and he study otherwise to remain in field force. AND IT IS AGREED by and between the said system descention, and he study otherwise to remain in field force. AND IT IS AGREED by and between the said system descention, and he study otherwise to remain in field force. SURENTATE OF SOUTH CAROLINA, County of Greenville. New York of the within named. We will not be said and desired the within written and said that the bears	
TOGETHER with all and singular the Rights, Members, Heredisaments and Appartenances to the said Premises beloughin; or in anyward TO HAVE AND TO HOLD all and singular the said Premises tanto the said. JOHN Ratterree and his its and Assigns forever. And. J. do bereby blad. WYSRIF, RRG. MY. Heirs, Executors and Assigns and every person whomsever harding the said in the same or any part thereof. And the said mortgager. Sorter and axigns and every person whomsever harding the said in a sum not less than. TWO THOUSE all the same or any part thereof and the said mortgager. Sorter and axigns and every person whomsever harding son said lat in a sum not less than. TWO THOUSE all the same or any part of said debt, or interest the same, to be insured in mortgager. Sorter than the said said said said said said said said	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Fremises belonging, or in anyon TO HAVE AND TO HOLD all and singular the said Premises unto the said. John Ratterree and his distances and Assigns foreset. And I do hereby bind MYSSIT RIGHTY Heles, Executors and Assigns foreset. And I do hereby bind MYSSIT RIGHTY Heles and Assigns, from and against MYSSIT RIGHTY HERE AND ASSIGNS AND ASSIGN	
tits and Assigns forever. AndI do bereby bind	
cirs and Assigns forever. And I do bereby bind BYSELF ANG. BY Heirs, Executors and Administrators and Assigns and every person whomseever lawfully claiming or to claim the same or say part thereof And the said mortgager agree to insure the bones and buildings on said lot in a sum not less than. To Thomas and And the said mortgager agree to insure the bones and buildings on said lot in a sum not less than. To Thomas and the said mortgager agree to insure the bones and buildings on said lot in a sum not less than. To Thomas and the said mortgager agreed To Thomas and the said mortgager and that is the event that the mort and the said mortgager and that is the event that the mort and the said mortgager and that is the trent and profit and the said mortgager and that is the said that the said to say, them the said mortgager and that is the said mortgager and that is the said that any time say part of said debt, or interest thereon, he past due and emptid. I be breely assign the rents and profits and printing the cruit of anything more than the rents and profits actually collected. **PROVIDED ALWAVS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I do not all not into this said mortgager the dabt or sum of among afforssaid, with interest theroon, if say be dae, according to the a call mort into this deed of bargain and said said rearies that is mortgager. All to had any only the said Premises until elevation that the said mortgager the dabt or sum of among afforssaid, with interest theroon, if say be dae, according to the teachers and the said mortgager the dabt or sum of among afforssaid, with interest theroon, if say be dae, according to the teachers and the said rearies that it is made to the said premises until elevation there. **Symphosis and the said mortgager the said rearies that it is not appear and the unity of the said premises and the said mortgager the said mortgager the said mortgager the s	
Heirs and Assigns, from and against. The same of the same or ony part thereof And the said mortgager	inistrators to warrant an
Heirs and Assigns, from and against And the said mortgagor	
cits, Executors, Administrators and Assigns and every person whomsoever invituity claiming or to claim the same or say part thereof And the said mortagen	yself and my
And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than. TTO Thouse. agree agreed to insurance to the said mortgage and that is the event of the third of insurance to the said mortgage and that is the event of the third of insurance to the said mortgage and that is the event of the third of insurance to the said mortgage and that is the event of the third of insurance of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid. I. hereby assign the reuts and processes to said inortgagee or. 1. 18. Heirs, Executors, Administration at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess are any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess at any ludge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess. PROVIDED ALWAYS, acvertheless, and that it is the true intent and meaning of the parties of collection upon and identification. PROVIDED ALWAYS, acvertheless, and that it is the true intent and meaning of the parties to these Presents, that if	
sured from loss or damage by fire, and assign the policy of insurance to the said mortgage	nd (\$2,000.00)
ii to do so, then the said mortgagee	gee, and keep the sam gagor shall at any tim
emines to said inortagene or	nimself for th
at any judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possess indecessing the cast and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or account for anything more than the reast and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	fits of the above describe
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	
be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be don, according to the e said note, then this deed of bargain and sale shall cease, determine, and be utjerly null and void; otherwise to remain in full force AND IT IS AGREED by and between the said parties that said mortgagor. JS. to hold and enjoy the said Premises until default Witness	expenses; without liabilit
be paid unto the said mortspace the debt or sum of money aforesaid, with Interest thereon, if any be due, according to the te aid note, then this deed of bargain and sales shall case, determine, and be utgetly null and void; otherwise to remain in full force AND IT IS AGREED by and between the said parties that said mortgagor. 18. to hold and enjoy the said Premises until default with the said parties that said mortgagor. 18. to hold and enjoy the said Premises until default way of the May are of our Lord one thousand, nine hundred and. POrty-Seven America. Seventy-first year of the Indepensional Signed, sealed and delivered in the presence of S. T. Waldrop. H. D. Hawkins. THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
America. Seyenty-first America. Signed, sealed and delivered in the presence of S. T. Waldrop H. D. Hawkins THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Mrs. Sallie H. Brockman Mrs. Sallie H. Brockma	rue intent and meaning of nayment shall be made
America. Signed, scaled and delivered in the presence of S. T. Waldrop H. D. Hawkins THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. d made oath thathe saw the within named. MYS. Sallie H. Brockman The seal and as. MATHER STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. MYS. Sallie H. Brockman The seal and as. MATHER STATE OF SOUTH CAROLINA, You May A. D. 19 477 H. D. Hawkins Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I. hereby certify unto all whom it may concern that MYS. wife of the within named. It his day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and sead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	and in the one hundred on
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	dence of the United State
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S .
THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	(L. S.
Personally appeared before me	(L. S.
Mrs. Sallie H. Brockman act and deed deliver the within written H. D. Hawkins SWORN TO before me this. Jist. y of May H. D. Hawkins Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I, Thereby certify unto all whom it may concern that Mrs. e wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
Mrs. Sallie H. Brockman act and deed deliver the within written H. D. Hawkins SWORN TO before me this. Jist. y of May H. D. Hawkins Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I, Thereby certify unto all whom it may concern that Mrs. e wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	· · · · · · · · · · · · · · · · · · ·
SWORN TO before me this 31st y of May H. D. Hawkins Witnessed the execution ther SWORN TO before me this 01st y of May H. D. Hawkins (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. It this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	حِي ۦ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ
SWORN TO before me this	
SWORN TO before me this 31st y of May A. D. 19 47 H. D. Hawkins (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. It this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and sead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	deed, and that _he with
H. D. Hawkins (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I,	eof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named.	
County of Greenville. RENUNCIATION OF DOWER I,	
I,	**************************************
hereby certify unto all whom it may concern that Mrse wife of the within namede wife of the within nameded this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
e wife of the within named	
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and cad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within me Given under my hand and seal, this	ntioned and released.
r of	